Pursuant to Sections 224A – 227 of the Companies Law, 5759-1999 (hereinafter: "**the Law**") and stating the expertise of the director in accordance to the Companies Regulations (Conditions and Tests for a Professionally Eligible Director with Accounting and Financial Expertise and for a Professionally Eligible Director), 5766-2005, and for observance of Sections 92(A)(12) and 219(d) of the Companies Law, intended for tenure in TAT TECHNOLOGIES LTD. (hereinafter: "**the Company**")

Date of appointment: the d	late of the Annual Ger	neral meeting of Share	<u>holders</u>
Name of Candidate:	Amos	Malka	
	First name	Surname	_
Name in English	Amos	Malka	
(according to passport)	First name	Surname	_
ID No. <u>051760007</u>			
Date of birth:	24/01/1953	Nationality:	Israel
My address:	1 Shaul Hamelech	Tel-Aviv	6473301
	Street	Town	Zip code

Declarations

- A. I hereby confirm my consent to serve as a director in the Company.
- B. I possess the necessary qualifications and skills and have the ability to dedicate the adequate time for the purpose of fulfilling my position as a director in the Company, taking into account, among other things, the Company's special needs and its size, as required by the Law.
 - My qualifications were presented to the Company. For more information please see the most recent Form 20-F, which includes a updated description of my academic degrees, as well as previous experience relevant for the evaluation of my suitability to serve as a director.
- C. I declare that I meet the eligibility requirements provided for by the Companies Law to serve as a director in the Company, and I declare that:
 - 1. I am not a minor, legally incompetent and I was not declared non-discharged bankrupt.
 - 2. My other positions or occupations will not form a conflict of interests with my position as a director and will not impair my ability to serve as a director.

- 3. I have not been convicted in a judgment in the first instance of the following offences and if I was previously convicted in a judgment of the following offences, the court determined, at the time of conviction or thereafter, at my request, that albeit my conviction of the following offences and considering, *inter alia*, the circumstances under which the offence was committed, I have no hindrance to serve as a director in a public company or that five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision:
 - a) Offences pursuant to Sections 290 to 297, 392, 415, 418 to 420 and 422 to 428 of the Penal Law, 5737-1977, and pursuant to Sections 52C, 52D, 53(A) and 54 of the Securities Law, 5728-1968 (hereinafter: "**the Securities Law**") or Any other offence determined by the Minister of Justice by virtue of Section 226(C) of the Companies Law, 5759-1999.
 - b) Conviction in a court outside Israel of offences of bribery, deceit, offences by managers of a corporate body or offences involving misuse of inside information.
- 4. I have not been convicted in a judgment in the first instance of any other offence, which is not mentioned in section 4 above, in respect of which a court holds that, due to the substance, gravity or circumstances of such offense, I am not fit to serve as a director in either a public company or a private company which is a bonds' company and if I was convicted in the past in a judgment in the first instance of the abovementioned offence, five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company or a Bonds' company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision.
- 5. No means of Enforcement (as defined in the Securities Law) have been imposed on me by The Administrative Enforcement Committee (as defined in the Securities Law) which forbids me to serve as a director in any public company or Bonds' company and/or the Company and if such means of enforcement was imposed on me, the period prescribed by the Administrative Enforcement Committee in its decision elapsed.
- 6. If I cease to meet any of the conditions required pursuant to the Companies Law to my serving as a director in the Company or if there is any ground for the expiry of my tenure as a director in the Company, including due to conviction by a judgment in the first instance of an offence as stated in Section 4(A) or 5 above and/or due to a decision of the Administrative Enforcement Committee, as defined above I will immediately inform the Company accordingly and my tenure will expire on the date the notice is delivered. I am aware that pursuant to Section 234 of the Companies Law, breaching such duty of disclosure will be deemed as having committed a breach of my fiduciary duty to the Company.
- D. For the purpose of considering whether you are eligible to serve as a director with accounting and financial expertise or Professionally Eligible Director, please declare as follows, all definiteness are as of the date hereof in the Companies Regulations (Conditions

	for a Professionally Eligible Director), 5766-2005: ¹
	Eligible to serve as a Director with accounting and financial expertise;
	Eligible to serve as a Professionally Eligible Director;
	None of the above;
E.	the purpose of considering whether you are an independent director, I declare as ows ² :
	 I am not a relative of the Company's controlling person. At the time of the appointment or during the preceding two years I, my Relative, employer, direct or indirect supervisor or the corporation of which I am the controlling person, have no connection to the Company, to the Company's controlling person or to the controlling person's Relative or to another corporation or company having no controlling person or to anyone holding the controlling block or to anyone who is, at the time of the appointment, the chairman of the board of directors, the CEO, substantial shareholder or most senior office holder in the financial area;
	For the purpose of the declaration pursuant to this Section E:
	"Connection" – the existence of labor relations, business or professional relations generally or control as well as acting as an office holder, other than a director appointed to serve as an external director in a company about to offer shares to the public for the first time, other than extraordinary cases pursuant to the Companies Regulations (Matters that do not Constitute Connection), 5767-2006 and other than serving as a director in a company prior to being classified as an independent director;
	"Another Corporation" $-$ a corporation the controlling person of which, at the time of the appointment or during the preceding two years, is the Company or its controlling person.
	"Relative" $-$ spouse, brother or sister, parent, parent's parents, offspring as well as the offspring, brother, sister or parent of the spouse or the spouse of each of the aforesaid.
	Without derogating from the abovementioned, I, my Relative, employer, direct or indirect supervisor or the corporation of which I am the controlling person, have no business or professional relationship with anyone the connection with is forbidden pursuant to the provisions in this Section above, even if such relationship is not generally, other than minor relationship, and I did not receive any consideration in addition to the compensation and expense reimbursement to which I am entitled, pursuant to the Companies Regulations (Rules regarding Compensation and Expense Reimbursement of External Directors), 5760-2000, directly or indirectly, due to

serving as a director in the Company.

¹ Please tick all relevant boxes.

² Please tick all relevant boxes.

	I know that if such relations shall take place and/or such consideration will be received by me during my tenure, it will be seen as a breach of the terms required for my appointment or tenure as Independent Director.
	My other positions or occupations do not or may not form a conflict of interests with my position as a director and will not impair my ability to serve as a director.
	I do not serve as a director in another company in which any of the Company's directors serves as an independent director ³ .
	I am not an employee of the Securities Authority nor am I an employee of any stock exchange in Israel.
\boxtimes	I do not serve as a director in the Company for more nine consecutive years.
For	the purpose of the declaration pursuant to this Section E:
	termination of tenure which does not exceed two years will not be regarded as ninating the continuity of tenure.
	the purpose of this Section an "Independent Director" is a director meeting all the ditions and tests in Section E above.
	I do not meet all or some of the conditions and tests stated above and therefore, I do not meet the definition of an "Independent Director".
-	holdings of Securities of the Company, its Held Company ⁴ , if its activity is material the Company's activity ,are as follows: <u>None</u>
holo	a aware that I must immediately report the Company of any increase or decrease in my lings of Securities of the Company, or a Held Company ⁴ , if its activity is material for Company's activity.
a pa	you an employee/office holder of the Company, its subsidiary, an affiliate thereto or arty of interest of the Company, if so – do provide further details: <u>I was elected as the irman of the Board of Directors in June 2016.</u>
	you a family member of a senior office holder in the Company or of a party of interest ne Company, if so $-$ do provide further details: \underline{No}
is tr	er having carefully read and understood all the aforesaid, I declare that all the aforesaid ue and that the identifying details are accurate and full and have been written by me, my handwriting, and that I am aware that the provisions of the Companies Law stated

F.

G.

H.

I.

J.

³ Including an External Director.

⁴ "Held Company" – a consolidated company, a proportionately consolidated company or an associate. "Associate" - as defined in the generally accepted accounting principles, and a company in which the corporation holds joint control and which is treated in accordance with the equity method.

above are not an exhaustive and final list and I know my full duties and rights pursuant to the Law.

In addition, I do not know of any other substantial detail that may affect my tenure as a director and/or the decision of the Company's audit committee as to my compliance with the eligibility conditions and tests to serve as an Independent Director and that had I known of any such detail, I would have indicated it in the declaration. If such detail is known to me, I will notify the Company immediately.

July 12, 2021	/s/ Amos Malka	
Date	Signature	

Pursuant to Sections 224A – 227 of the Companies Law, 5759-1999 (hereinafter: "**the Law**") and stating the expertise of the director in accordance to the Companies Regulations (Conditions and Tests for a Professionally Eligible Director with Accounting and Financial Expertise and for a Professionally Eligible Director), 5766-2005, and for observance of Sections 92(A)(12) and 219(d) of the Companies Law, intended for tenure in TAT TECHNOLOGIES LTD. (hereinafter: "**the Company**")

Date of appointment: the c	late of the Annual Ger	neral meeting of Share	<u>holders</u>
Name of Candidate:	Ron First name	Ben-Haim Surname	_
Name in English (according to passport)	Ron First name	Ben-Haim Surname	_
ID No. 024528655			
Date of birth:	07/10/1969	Nationality:	Israel
My address:	Ein Hatchelet	Herut	40691
	Street	Town	Zip code

Declarations

- K. I hereby confirm my consent to serve as a director in the Company.
- L. I possess the necessary qualifications and skills and have the ability to dedicate the adequate time for the purpose of fulfilling my position as a director in the Company, taking into account, among other things, the Company's special needs and its size, as required by the Law.

- M. I declare that I meet the eligibility requirements provided for by the Companies Law to serve as a director in the Company, and I declare that:
 - 7. I am not a minor, legally incompetent and I was not declared non-discharged bankrupt.
 - 8. My other positions or occupations will not form a conflict of interests with my position as a director and will not impair my ability to serve as a director.
 - 9. I have not been convicted in a judgment in the first instance of the following offences and if I was previously convicted in a judgment of the following offences, the court

determined, at the time of conviction or thereafter, at my request, that albeit my conviction of the following offences and considering, *inter alia*, the circumstances under which the offence was committed, I have no hindrance to serve as a director in a public company or that five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision:

- c) Offences pursuant to Sections 290 to 297, 392, 415, 418 to 420 and 422 to 428 of the Penal Law, 5737-1977, and pursuant to Sections 52C, 52D, 53(A) and 54 of the Securities Law, 5728-1968 (hereinafter: "the Securities Law") or Any other offence determined by the Minister of Justice by virtue of Section 226(C) of the Companies Law, 5759-1999.
- d) Conviction in a court outside Israel of offences of bribery, deceit, offences by managers of a corporate body or offences involving misuse of inside information.
- 10. I have not been convicted in a judgment in the first instance of any other offence, which is not mentioned in section 4 above, in respect of which a court holds that, due to the substance, gravity or circumstances of such offense, I am not fit to serve as a director in either a public company or a private company which is a bonds' company and if I was convicted in the past in a judgment in the first instance of the abovementioned offence, five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company or a Bonds' company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision.
- 11. No means of Enforcement (as defined in the Securities Law) have been imposed on me by The Administrative Enforcement Committee (as defined in the Securities Law) which forbids me to serve as a director in any public company or Bonds' company and/or the Company and if such means of enforcement was imposed on me, the period prescribed by the Administrative Enforcement Committee in its decision elapsed.
- 12. If I cease to meet any of the conditions required pursuant to the Companies Law to my serving as a director in the Company or if there is any ground for the expiry of my tenure as a director in the Company, including due to conviction by a judgment in the first instance of an offence as stated in Section 4(A) or 5 above and/or due to a decision of the Administrative Enforcement Committee, as defined above I will immediately inform the Company accordingly and my tenure will expire on the date the notice is delivered. I am aware that pursuant to Section 234 of the Companies Law, breaching such duty of disclosure will be deemed as having committed a breach of my fiduciary duty to the Company.
- N. For the purpose of considering whether you are eligible to serve as a director with accounting and financial expertise or Professionally Eligible Director, please declare as follows, all definiteness are as of the date hereof in the Companies Regulations (Conditions

	and for a Professionally Eligible D	gible Director with Accounting and Financial Expertise Director), 5766-2005: ⁵
	Eligible to serve as a Direct	or with accounting and financial expertise;
	Eligible to serve as a Profe	ssionally Eligible Director;
	None of the above;	
O.	My holdings of Securities of the Corpany's activity, are as	Company, its Held Company ⁶ , if its activity is material follows: None
P.	•	y report the Company of any increase or decrease in my pany, or a Held Company ⁴ , if its activity is material for
Q.		r of the Company, its subsidiary, an affiliate thereto or , if so – do provide further details: I am a partner in the older of the company
R.	Are you a family member of a seni of the Company, if so – do provide	or office holder in the Company or of a party of interest e further details: No
S.	is true and that the identifying det in my handwriting, and that I am	derstood all the aforesaid, I declare that all the aforesaid ails are accurate and full and have been written by me, aware that the provisions of the Companies Law stated nal list and I know my full duties and rights pursuant to
	director and/or the decision of the the eligibility conditions and tests t	other substantial detail that may affect my tenure as a Company's audit committee as to my compliance with o serve as an Independent Director and that had I known adicated it in the declaration. If such detail is known to mediately.
	July 12, 2021	/s/ Ron Ben-Haim
		Signature

⁵ Please tick all relevant boxes.

^{6 &}quot;Held Company" – a consolidated company, a proportionately consolidated company or an associate. "Associate" - as defined in the generally accepted accounting principles, and a company in which the corporation holds joint control and which is treated in accordance with the equity method.

Pursuant to Sections 224A – 227 of the Companies Law, 5759-1999 (hereinafter: "**the Law**") and stating the expertise of the director in accordance to the Companies Regulations (Conditions and Tests for a Professionally Eligible Director with Accounting and Financial Expertise and for a Professionally Eligible Director), 5766-2005, and for observance of Sections 92(A)(12) and 219(d) of the Companies Law, intended for tenure in TAT TECHNOLOGIES LTD. (hereinafter: "**the Company**")

bute of appointment: <u>the di</u>	ate of the finnati Ge	merar meeting or share	<u> </u>
Name of Candidate:	Ami	Boehm	
	First name	Surname	_
Name in English	Ami	Boehm	
(according to passport)	First name	Surname	_
ID No. <u>028785194</u>			
Date of birth:	30/08/1971	Nationality:	Israel
My address:	Havered	Nes-Ziona	78043
	Street	Town	Zip code

the date of the Annual General meeting of Shareholders

Declarations

Date of appointment:

- T. I hereby confirm my consent to serve as a director in the Company.
- U. I possess the necessary qualifications and skills and have the ability to dedicate the adequate time for the purpose of fulfilling my position as a director in the Company, taking into account, among other things, the Company's special needs and its size, as required by the Law.

- V. I declare that I meet the eligibility requirements provided for by the Companies Law to serve as a director in the Company, and I declare that:
 - 13. I am not a minor, legally incompetent and I was not declared non-discharged bankrupt.

- 14. My other positions or occupations will not form a conflict of interests with my position as a director and will not impair my ability to serve as a director.
- 15. I have not been convicted in a judgment in the first instance of the following offences and if I was previously convicted in a judgment of the following offences, the court determined, at the time of conviction or thereafter, at my request, that albeit my conviction of the following offences and considering, *inter alia*, the circumstances under which the offence was committed, I have no hindrance to serve as a director in a public company or that five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision:
 - e) Offences pursuant to Sections 290 to 297, 392, 415, 418 to 420 and 422 to 428 of the Penal Law, 5737-1977, and pursuant to Sections 52C, 52D, 53(A) and 54 of the Securities Law, 5728-1968 (hereinafter: "**the Securities Law**") or Any other offence determined by the Minister of Justice by virtue of Section 226(C) of the Companies Law, 5759-1999.
 - f) Conviction in a court outside Israel of offences of bribery, deceit, offences by managers of a corporate body or offences involving misuse of inside information.
- 16. I have not been convicted in a judgment in the first instance of any other offence, which is not mentioned in section 4 above, in respect of which a court holds that, due to the substance, gravity or circumstances of such offense, I am not fit to serve as a director in either a public company or a private company which is a bonds' company and if I was convicted in the past in a judgment in the first instance of the abovementioned offence, five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company or a Bonds' company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision.
- 17. No means of Enforcement (as defined in the Securities Law) have been imposed on me by The Administrative Enforcement Committee (as defined in the Securities Law) which forbids me to serve as a director in any public company or Bonds' company and/or the Company and if such means of enforcement was imposed on me, the period prescribed by the Administrative Enforcement Committee in its decision elapsed.
- 18. If I cease to meet any of the conditions required pursuant to the Companies Law to my serving as a director in the Company or if there is any ground for the expiry of my tenure as a director in the Company, including due to conviction by a judgment in the first instance of an offence as stated in Section 4(A) or 5 above and/or due to a decision of the Administrative Enforcement Committee, as defined above I will immediately inform the Company accordingly and my tenure will expire on the date the notice is delivered. I am aware that pursuant to Section 234 of the Companies Law, breaching such duty of disclosure will be deemed as having committed a breach of my fiduciary duty to the Company.
- W. For the purpose of considering whether you are eligible to serve as a director with accounting and financial expertise or Professionally Eligible Director, please declare as

		Tests for a Professionally Eligible Director with Accourant for a Professionally Eligible Director), 5766-2005:7	nting and Financial Expertise
	\boxtimes	Eligible to serve as a Director with accounting and fin	nancial expertise;
		Eligible to serve as a Professionally Eligible Director	r;
		None of the above;	
X.	•	holdings of Securities of the Company, its Held Company the Company's activity ,are as follows: None	any ⁸ , if its activity is material
Y.	holdin	n aware that I must immediately report the Company of a dings of Securities of the Company, or a Held Company Company's activity.	•
Z.	a party	you an employee/office holder of the Company, its suburty of interest of the Company, if so – do provide furthe II fund, the controlling shareholder of the company.	
AA.	-	you a family member of a senior office holder in the Conhe Company, if so – do provide further details: No	mpany or of a party of interest
ВВ.	is true in my	er having carefully read and understood all the aforesaid, rue and that the identifying details are accurate and full my handwriting, and that I am aware that the provisions we are not an exhaustive and final list and I know my ful Law.	and have been written by me, of the Companies Law stated
	director the eli	ddition, I do not know of any other substantial detail the ctor and/or the decision of the Company's audit commit eligibility conditions and tests to serve as an Independent ny such detail, I would have indicated it in the declarati I will notify the Company immediately.	tee as to my compliance with Director and that had I known
		Date Signatu	re
7 Ple	ase tick	ck all relevant boxes.	

follows, all definiteness are as of the date hereof in the Companies Regulations (Conditions

 $^{^8}$ "Held Company" — a consolidated company, a proportionately consolidated company or an associate. "Associate" - as defined in the generally accepted accounting principles, and a company in which the corporation holds joint control and which is treated in accordance with the equity method.

Pursuant to Sections 224A – 227 of the Companies Law, 5759-1999 (hereinafter: "**the Law**") and stating the expertise of the director in accordance to the Companies Regulations (Conditions and Tests for a Professionally Eligible Director with Accounting and Financial Expertise and for a Professionally Eligible Director), 5766-2005, and for observance of Sections 92(A)(12) and 219(d) of the Companies Law, intended for tenure in TAT TECHNOLOGIES LTD. (hereinafter: "**the Company**")

the date of the Annual General meeting of Shareholders Date of appointment: Name of Candidate: Meninger Roni First name Surname Name in English Roni Meninger Surname (according to passport) First name ID No. 54484860 Date of birth: September 28, Nationality: Israeli 1956 My address: 21 Habesor St. Meitar 85025 Town Street Zip code

Declarations

- CC. I hereby confirm my consent to serve as a director in the Company.
- DD. I possess the necessary qualifications and skills and have the ability to dedicate the adequate time for the purpose of fulfilling my position as a director in the Company, taking into account, among other things, the Company's special needs and its size, as required by the Law.

- EE. I declare that I meet the eligibility requirements provided for by the Companies Law to serve as a director in the Company, and I declare that:
 - 19. I am not a minor, legally incompetent and I was not declared non-discharged bankrupt.
 - 20. My other positions or occupations will not form a conflict of interests with my position as a director and will not impair my ability to serve as a director.

- 21. I have not been convicted in a judgment in the first instance of the following offences and if I was previously convicted in a judgment of the following offences, the court determined, at the time of conviction or thereafter, at my request, that albeit my conviction of the following offences and considering, *inter alia*, the circumstances under which the offence was committed, I have no hindrance to serve as a director in a public company or that five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision:
 - g) Offences pursuant to Sections 290 to 297, 392, 415, 418 to 420 and 422 to 428 of the Penal Law, 5737-1977, and pursuant to Sections 52C, 52D, 53(A) and 54 of the Securities Law, 5728-1968 (hereinafter: "**the Securities Law**") or Any other offence determined by the Minister of Justice by virtue of Section 226(C) of the Companies Law, 5759-1999.
 - h) Conviction in a court outside Israel of offences of bribery, deceit, offences by managers of a corporate body or offences involving misuse of inside information.
- 22. I have not been convicted in a judgment in the first instance of any other offence, which is not mentioned in section 4 above, in respect of which a court holds that, due to the substance, gravity or circumstances of such offense, I am not fit to serve as a director in either a public company or a private company which is a bonds' company and if I was convicted in the past in a judgment in the first instance of the abovementioned offence, five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company or a Bonds' company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision.
- 23. No means of Enforcement (as defined in the Securities Law) have been imposed on me by The Administrative Enforcement Committee (as defined in the Securities Law) which forbids me to serve as a director in any public company or Bonds' company and/or the Company and if such means of enforcement was imposed on me, the period prescribed by the Administrative Enforcement Committee in its decision elapsed.
- 24. If I cease to meet any of the conditions required pursuant to the Companies Law to my serving as a director in the Company or if there is any ground for the expiry of my tenure as a director in the Company, including due to conviction by a judgment in the first instance of an offence as stated in Section 4(A) or 5 above and/or due to a decision of the Administrative Enforcement Committee, as defined above I will immediately inform the Company accordingly and my tenure will expire on the date the notice is delivered. I am aware that pursuant to Section 234 of the Companies Law, breaching such duty of disclosure will be deemed as having committed a breach of my fiduciary duty to the Company.
- FF. For the purpose of considering whether you are eligible to serve as a director with accounting and financial expertise or Professionally Eligible Director, please declare as follows, all definiteness are as of the date hereof in the Companies Regulations (Conditions

and Tests for a Professionally Eligible Director with Accounting and Financial Expertise and for a Professionally Eligible Director), 5766-2005:9 X Eligible to serve as a Director with accounting and financial expertise; Eligible to serve as a Professionally Eligible Director; None of the above: GG. For the purpose of considering whether you are an independent director, I declare as follows¹⁰. I am not a relative of the Company's controlling person. At the time of the appointment or during the preceding two years I, my Relative, employer, direct or indirect supervisor or the corporation of which I am the controlling person, have no connection to the Company, to the Company's controlling person or to the controlling person's Relative or to another corporation or company having no controlling person or to anyone holding the controlling block or to anyone who is, at the time of the appointment, the chairman of the board of directors, the CEO, substantial shareholder or most senior office holder in the financial area; For the purpose of the declaration pursuant to this Section E: "Connection" – the existence of labor relations, business or professional relations generally or control as well as acting as an office holder, other than a director appointed to serve as an external director in a company about to offer shares to the public for the first time, other than extraordinary cases pursuant to the Companies Regulations (Matters that do not Constitute Connection), 5767-2006 and other than serving as a director in a company prior to being classified as an independent director; "Another Corporation" – a corporation the controlling person of which, at the time of the appointment or during the preceding two years, is the Company or its controlling person. "Relative" – spouse, brother or sister, parent, parent's parents, offspring as well as the offspring, brother, sister or parent of the spouse or the spouse of each of the aforesaid.

Without derogating from the abovementioned, I, my Relative, employer, direct or indirect supervisor or the corporation of which I am the controlling person, have no business or professional relationship with anyone the connection with is forbidden pursuant to the provisions in this Section above, even if such relationship is not generally, other than minor relationship, and I did not receive any consideration in addition to the compensation and expense reimbursement to which I am entitled, pursuant to the Companies Regulations (Rules regarding Compensation and Expense Reimbursement of External Directors), 5760-2000, directly or indirectly, due to serving as a director in the Company.

⁹ Please tick all relevant boxes.

¹⁰ Please tick all relevant boxes.

I know that if such relations shall take place and/or such consideration will be received by me during my tenure, it will be seen as a breach of the terms required for my appointment or tenure as Independent Director. My other positions or occupations do not or may not form a conflict of interests with my position as a director and will not impair my ability to serve as a director. I do not serve as a director in another company in which any of the Company's directors serves as an independent director¹¹. I am not an employee of the Securities Authority nor am I an employee of any stock exchange in Israel. I do not serve as a director in the Company for more nine consecutive years. For the purpose of the declaration pursuant to this Section E: The termination of tenure which does not exceed two years will not be regarded as terminating the continuity of tenure. For the purpose of this Section an "Independent Director" is a director meeting all the conditions and tests in Section E above. I do not meet all or some of the conditions and tests stated above and therefore, I do not meet the definition of an "Independent Director". HH. My holdings of Securities of the Company, its Held Company¹², if its activity is material for the Company's activity, are as follows: None II. I am aware that I must immediately report the Company of any increase or decrease in my holdings of Securities of the Company, or a Held Company⁴, if its activity is material for the Company's activity. JJ. Are you an employee/office holder of the Company, its subsidiary, an affiliate thereto or a party of interest of the Company, if so – do provide further details: No KK. Are you a family member of a senior office holder in the Company or of a party of interest of the Company, if so – do provide further details: No LL. After having carefully read and understood all the aforesaid, I declare that all the aforesaid is true and that the identifying details are accurate and full and have been written by me, in my handwriting, and that I am aware that the provisions of the Companies Law stated above are not an exhaustive and final list and I know my full duties and rights pursuant to the Law.

¹¹ Including an External Director.

¹² "Held Company" – a consolidated company, a proportionately consolidated company or an associate.

[&]quot;Associate" - as defined in the generally accepted accounting principles, and a company in which the corporation holds joint control and which is treated in accordance with the equity method.

In addition, I do not know of any other substantial detail that may affect my tenure as
director and/or the decision of the Company's audit committee as to my compliance wit
the eligibility conditions and tests to serve as an Independent Director and that had I know
of any such detail, I would have indicated it in the declaration. If such detail is known t
me, I will notify the Company immediately.

Date Signature

Pursuant to Sections 240(b)- (e) of the Companies Law, 5759-1999 (hereinafter: "**the Law**") and stating the expertise of the director in accordance to the Companies Regulations (Conditions and Tests for a Professionally Eligible Director with Accounting and Financial Expertise and for a Professionally Eligible Director), 5766-2005, and for observance of Sections 92(A)(12) and 219(d) of the Companies Law, intended for tenure in TAT TECHNOLOGIES LTD. (hereinafter: "**the Company**")

Date of appointment:	the date of the Ann	ual General meeting of	<u>Shareholders</u>
Name of Candidate:			
	First name	Surname	
Name in English	Glick	Mordechai	
(according to passport)	First name	Surname	_
ID No. <u>065544397</u>			
Date of birth:	August 20, 1952	Nationality:	Israel
My address:	3 Hateena St.	Oranit	4481300
	Street	Town	Zip code

Declarations

- MM. I hereby confirm my consent to serve as a External director in the Company.
- NN. I possess the necessary qualifications and skills and have the ability to dedicate the adequate time for the purpose of fulfilling my position as a director in the Company, taking into account, among other things, the Company's special needs and its size, as required by the Law.

- OO. I declare that I meet the eligibility requirements provided for by the Companies Law to serve as a director in the Company, and I declare that:
 - 25. I am not a minor, legally incompetent and I was not declared non-discharged bankrupt.
 - 26. My other positions or occupations will not form a conflict of interests with my position as a director and will not impair my ability to serve as a director.
 - 27. I have not been convicted in a judgment in the first instance of the following offences and if I was previously convicted in a judgment of the following offences, the court determined, at the time of conviction or thereafter, at my request, that albeit my conviction of the following offences and considering, *inter alia*, the circumstances

under which the offence was committed, I have no hindrance to serve as a director in a public company or that five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision:

- i) Offences pursuant to Sections 290 to 297, 392, 415, 418 to 420 and 422 to 428 of the Penal Law, 5737-1977, and pursuant to Sections 52C, 52D, 53(A) and 54 of the Securities Law, 5728-1968 (hereinafter: "**the Securities Law**") or Any other offence determined by the Minister of Justice by virtue of Section 226(C) of the Companies Law, 5759-1999.
- Conviction in a court outside Israel of offences of bribery, deceit, offences by managers of a corporate body or offences involving misuse of inside information.
- 28. I have not been convicted in a judgment in the first instance of any other offence, which is not mentioned in section 4 above, in respect of which a court holds that, due to the substance, gravity or circumstances of such offense, I am not fit to serve as a director in either a public company or a private company which is a bonds' company and if I was convicted in the past in a judgment in the first instance of the abovementioned offence, five years or a shorter period of time (in which I have no hindrance to serve as a director in a public company or a Bonds' company) elapsed from the date the judgment of which I was convicted was rendered, at the court's decision.
- 29. No means of Enforcement (as defined in the Securities Law) have been imposed on me by The Administrative Enforcement Committee (as defined in the Securities Law) which forbids me to serve as a director in any public company or Bonds' company and/or the Company and if such means of enforcement was imposed on me, the period prescribed by the Administrative Enforcement Committee in its decision elapsed.
- 30. If I cease to meet any of the conditions required pursuant to the Companies Law to my serving as a director in the Company or if there is any ground for the expiry of my tenure as a director in the Company, including due to conviction by a judgment in the first instance of an offence as stated in Section 4(A) or 5 above and/or due to a decision of the Administrative Enforcement Committee, as defined above I will immediately inform the Company accordingly and my tenure will expire on the date the notice is delivered. I am aware that pursuant to Section 234 of the Companies Law, breaching such duty of disclosure will be deemed as having committed a breach of my fiduciary duty to the Company.
- PP. For the purpose of considering whether you are eligible to serve as a director with accounting and financial expertise or Professionally Eligible Director, please declare as follows, all definiteness are as of the date hereof in the Companies Regulations (Conditions and Tests for a Professionally Eligible Director with Accounting and Financial Expertise and for a Professionally Eligible Director), 5766-2005: 13

¹³ Please tick all relevant boxes.

	Eligible to serve as a Director with accounting and financial expertise;
	Eligible to serve as a Professionally Eligible Director;
	None of the above;
QQ.	the purpose of considering whether you are an independent director, I declare as ws^{14} :
	I am not a relative of the Company's controlling person. At the time of the appointment or during the preceding two years I, my Relative, employer, direct or indirect supervisor or the corporation of which I am the controlling person, have no connection to the Company, to the Company's controlling person or to the controlling person's Relative or to another corporation or company having no controlling person or to anyone holding the controlling block or to anyone who is, at the time of the appointment, the chairman of the board of directors, the

CEO, substantial shareholder or most senior office holder in the financial area;

For the purpose of the declaration pursuant to this Section E:

"Connection" – the existence of labor relations, business or professional relations generally or control as well as acting as an office holder, other than a director appointed to serve as an external director in a company about to offer shares to the public for the first time, other than extraordinary cases pursuant to the Companies Regulations (Matters that do not Constitute Connection), 5767-2006 and other than serving as a director in a company prior to being classified as an independent director;

"Another Corporation" – a corporation the controlling person of which, at the time of the appointment or during the preceding two years, is the Company or its controlling person.

"Relative" – spouse, brother or sister, parent, parent's parents, offspring as well as the offspring, brother, sister or parent of the spouse or the spouse of each of the aforesaid.

Without derogating from the abovementioned, I, my Relative, employer, direct or indirect supervisor or the corporation of which I am the controlling person, have no business or professional relationship with anyone the connection with is forbidden pursuant to the provisions in this Section above, even if such relationship is not generally, other than minor relationship, and I did not receive any consideration in addition to the compensation and expense reimbursement to which I am entitled, pursuant to the Companies Regulations (Rules regarding Compensation and Expense Reimbursement of External Directors), 5760-2000, directly or indirectly, due to serving as a director in the Company.

I know that if such relations shall take place and/or such consideration will be received by me during my tenure, it will be seen as a breach of the terms required for my appointment or tenure as Independent Director.

		My other positions or occupations do not or may not form a conflict of interests with my position as a director and will not impair my ability to serve as a director.
		I do not serve as a director in another company in which any of the Company's directors serves as an independent director ¹⁵ .
		I am not an employee of the Securities Authority nor am I an employee of any stock exchange in Israel.
		I do not serve as a director in the Company for more nine consecutive years.
	For	the purpose of the declaration pursuant to this Section E:
		termination of tenure which does not exceed two years will not be regarded as ninating the continuity of tenure.
		the purpose of this Section an "Independent Director" is a director meeting all the ditions and tests in Section E above.
		I do not meet all or some of the conditions and tests stated above and therefore, I do not meet the definition of an "Independent Director".
RR.		holdings of Securities of the Company, its Held Company ¹⁶ , if its activity is material the Company's activity ,are as follows: <u>None</u>
SS.	holo	a aware that I must immediately report the Company of any increase or decrease in my lings of Securities of the Company, or a Held Company ⁴ , if its activity is material for Company's activity.
TT.		you an employee/office holder of the Company, its subsidiary, an affiliate thereto or arty of interest of the Company, if so – do provide further details: $\underline{\text{No}}$
UU.		you a family member of a senior office holder in the Company or of a party of interest ne Company, if so $-$ do provide further details: No
VV.	is tr in m abov	er having carefully read and understood all the aforesaid, I declare that all the aforesaid ue and that the identifying details are accurate and full and have been written by me, my handwriting, and that I am aware that the provisions of the Companies Law stated we are not an exhaustive and final list and I know my full duties and rights pursuant to Law.
	dire	ddition, I do not know of any other substantial detail that may affect my tenure as a ctor and/or the decision of the Company's audit committee as to my compliance with eligibility conditions and tests to serve as an Independent Director and that had I known

¹⁵ Including an External Director.

¹⁶ "Held Company" – a consolidated company, a proportionately consolidated company or an associate.

"Associate" - as defined in the generally accepted accounting principles, and a company in which the corporation holds joint control and which is treated in accordance with the equity method.

me, I will notify the Company immediately.		
12/07/2021	/s/ Mordechai Glick	

Date

Signature

of any such detail, I would have indicated it in the declaration. If such detail is known to